PATENT COOPERATION TREATY



PCT



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference RJP/JFB/Y2081 FOR				FOR FURTHER ACT	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)			
International application No. PCT/GB 03/05318				International filing date (da 05.12.2003	ay/month/y	ear)	Priority date (day/mo	onth/year)
Inter G0		al Pate		both national classification an	d IPC			
		HEAI	THCARE INTERNA	TIONAL LIMITED et al.				·
1.	This Auth	inter	national preliminary exa and is transmitted to th	amination report has been e applicant according to A	prepared rticle 36.	by this Inter	national Preliminar	y Examining
2.	2. This REPORT consists of a total of 5 sheets, including this cover sheet.							
	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).					awings which have refore this Authority		
	These annexes consist of a total of 2 sheets.							
_	···			·				
3.	This	repo	rt contains indications r	elating to the following iter	ms:			
	ı	\boxtimes	Basis of the opinion					
ļ	II		Priority					
III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability			ability					
Í	IV		Lack of unity of inven					
	V	☒		under Rule 66.2(a)(ii) with tions supporting such state		o novelty, in	ventive step or indu	strial applicability;
	VI		Certain documents ci	ited				
İ	VII		Certain defects in the	international application				:
	VIII		Certain observations	on the international applic	ation			
							<u>-</u> -	
Date	of sub	missio	on of the demand		Date of co	mpletion of th	is report	
24.05.2004				09.03.20	005			
Name and mailing address of the international preliminary examining authority:			nal	Authorized	Officer		arthurs of Princes	
European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465			Roetsch	, P No. +49 89 2	2399-2548			

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/GB 03/05318

I. [Basis	of the	report
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	·			
1.	the receiving Office in response	the international application (Replacement sheets which have been furnished to to an invitation under Article 14 are referred to in this report as "originally filed" ort since they do not contain amendments (Rules 70.16 and 70.17)):		
	Description, Pages			
	1-9	as originally filed		
	Claims, Numbers			
	1-8	received on 04.02.2005 with letter of 28.01.2005		
	Drawings, Sheets	·		
	1/3-3/3	as originally filed		
2.	. With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.			
	These elements were available	or furnished to this Authority in the following language: , which is:		
	☐ the language of a translation	n furnished for the purposes of the international search (under Rule 23.1(b)).		
	☐ the language of publication	of the international application (under Rule 48.3(b)).		
	☐ the language of a translation	n furnished for the purposes of international preliminary examination (under		

With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:
 contained in the international application in written form.
 filed together with the international application in computer readable form.

furnished subsequently to this Authority in written form.

furnished subsequently to this Authority in computer readable form.

The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.

☐ The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.

4. The amendments have resulted in the cancellation of:

the description,	pages:
the claims,	Nos.:
the drawings,	sheets:

Rule 55.2 and/or 55.3).

INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

International application No.

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5.		This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).
		(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)
6.	Add	litional observations, if necessary:
٧.		soned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; tions and explanations supporting such statement
1	Stat	rement

Novelty (N)

Yes: Claims

No:

1-8

Inventive step (IS)

Yes: Claims

Claims

No: Claims

1-8

Industrial applicability (IA)

Yes: Claims

1-8

No: Claims

2. Citations and explanations

see separate sheet



Reference is made to the following documents:

D1: ES 276 900 U (CAMP FABRICA DE JABONES) 16 June 1984 (1984-06-16)

D2: DE 83 33 126 U (TAD PHARM WERK) 2 February 1984 (1984-02-02)

D3: US-A-2 019 071 (CARR FRANK P) 29 October 1935 (1935-10-29)

D4: US 202 268 A (WILMER KELLER) 9 April 1878 (1878-04-09)

Ad Section V

The present application does not meet the requirements of Article 33(1) PCT, 1) because, as far as the claims can at present be understood, the subject-matter of claims 1-8 does not involve an inventive step in the sense of Article 33(3) PCT.

2) Independent claim 1

2.1) Document D1 discloses (cf. figures 1-2 and the related text-passages) a measuring and dispensing device (cf. p. 1, l. 1-12) for attachment to the cap (5) on a bottle of liquid (7), the device comprising on one of its sides a socket formation (3) by means of which it may be releasably attached to the cap (see fig. 1-2 and p. 3, l. 2-6), and on another side a concave formation for receiving liquid (see figures 1 and 5), wherein the socket formation (3) is a close but non-gripping fit on the cap (see fig. 1-2).

NB: After careful reconsideration of the disclosure of document D1 it is considered that the formation for receiving liquid of D1 is also a concave formation because its shape generally curves inward (see fig. 1-2).

Moreover, the outer surface of the cap (5) and the inner surface of the cavity (3) have complementary longitudinal formations (4,8) allowing them to closely fit together without gripping. Further it has not been defined in said claim how closely the cap fits within the socket.

2.2) The only difference, if any, between the subject matter of the claim and the device of **D1** is that the liquid is a liquid medicine.

- **EXAMINATION REPORT SEPARATE SHEET**
 - 2.3) The problem to be solved is how to adapt the measuring and dispensing device to a bottle of liquid medicine. This feature does not need any inventive skill since the measuring and dispensing device disclosed in D1 is adapted to any kind of liquid (cf. p. 1, I. 4-12).
 - 2.4) Thus the solution proposed in claim 1 of the present application cannot be considered as involving an inventive step.

Dependent claims 2-5 3)

Dependent claims 2-5 do not appear to contain any additional features which, in combination with the features of any claim to which they refer, meet the requirements of the EPC with respect to inventive step, because the additional features of claims 2-5 are already disclosed in D1 and/or in D2:

- Claims 2-3: see **D1**, fig. 1 and **D2**, fig. 3.
- Claim 4: see **D2**, fig. 3 and page 9, lines 6-14 (see also **D4**, fig. 2).
- Claim 5: see **D2**, page 9, lines 10-14. [the polycarbonate material does a priori "not act to retain liquid medicine"; this feature is anyway directly dependent on the properties of the liquid medicine itself].

Claims 6-8 4)

Claims 6-8 do not appear to contain any additional features which meet the requirements of the EPC with respect to inventive step, because all the additional features are already disclosed in D1 (see fig. 1-2).

RULE 6.2(a) PCT

The independent claim 8 relies on references to the drawings. This does not meet the requirements of Rule 6.2(a) PCT because in this application it is not "absolutelynecessary" to rely on reference to the drawings in order to define the device (see also the PCT Guidelines, III, 4.10.). Claim 8 should have been deleted.

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CLAIMS

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- 1. A measuring and dispensing device for attachment to the cap on a bottle of liquid medicine, the device comprising on one of its sides a socket formation by means of which it may be releasably attached to the cap, and on another side a concave formation for receiving liquid medicine, wherein the socket formation is a close but non-gripping fit on the cap:
- A device as claimed in claim 1, wherein the socket formation and the concave formation face in opposite directions.
- 3. A device as claimed in claim 1 or 2, wherein the device is stable when the socket formation rests on a horizontal surface.
- 4. A device as claimed in any preceding claim, wherein the concave formation is graduated on its internal surface.
- 5. A device as claimed in any preceding claim, wherein the internal surface of the concave formation has a surface finish which does not act to retain liquid medicine.
- 6. A bottle of liquid medicine, having a cap onto which is fitted the socket formation of a measuring and dispensing device as claimed in any preceding claim.

- 7. A method of dispensing liquid medicine from a bottle as claimed in claim 6, the method including:
- 5 removing the measuring and dispensing device from the cap of the bottle;

removing the cap of the bottle; and

- delivering the liquid medicine from the bottle into concave formation of the measuring and dispensing device to the required amount.
- 8. A measuring and dispensing device, or a bottle or method using same, substantially as hereinbefore described with reference to the accompanying drawings.